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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/244,304	02/03/1999	MICHAEL W. BEACH	· EN998071	3605
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SHELLEY M BECKSTRAND			EXAMINER	
314 MAIN STI OWEGO, NY	13827		AKERS, GEO	OFFREY R
			ART UNIT	PAPER NUMBER
			3624	08/
			DATE MAILED: 06/20/2003	1

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application	Applicant(s)			
	09/244704	Bosh			
Office Action Summary	Examiner	Art Unit   Confirmation No.			
	Alors, 9	3624			
- The MAILING DATE of this communication	appears on the cover sheet bei	neath the correspondence address -			
Period for Reply	_				
A SHORTENED STATUTORY PERIOD FOR REPLY COMMUNICATION.	IS SET TO EXPIRE 3 MONTI	H(S) FROM THE MAILING DATE OF THIS			
<ul> <li>Extensions of time may be available under the provisions from the mailing date of this communication.</li> <li>If the period for reply specified above is less than thirty (?</li> <li>If NO period for reply is specified above, such period share a silver to reply within the set or extended period for reply.</li> <li>Any reply received by the Office later than three months term adjustment. See 37 CFR 1.704(b).</li> </ul>	30) days, a reply within the statutory minimu all, by default, expire SIX (6) MONTHS from will, by statute, cause the application to be	rm of thirty (30) days will be considered timely.  In the mailing date of this communication.  Come ABANDONED (35 U.S.C. & 133)			
Responsive to communication(s) filed on6// © 3					
This action is FINAL. This action is non-final.					
<del></del>	vance except for the formal matte	rs, prosecution as to the merits is closed in 213			
Disposition of Claims		210.			
Claim(s)	is/are pending in this application				
Of the above claim(s)		is/are withdrawn from consideration			
Claim(s)		is/are allowed			
Claim(s)	5	is/are rejected.			
Claim(s)					
Claim(s)		are subject to restriction or election			
Application Papers	requirement.				
The proposed drawing correction, filed on If approved, corrected drawings are required	is approved or in reply to this Office action	disapproved by the Examiner.			
The drawing(s) filed on is/are accepted or objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).					
The specification is objected to by the Examiner.					
The oath or declaration is objected to by the					
Priority under 35 U.S.C. §§ 119 and 120					
Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119 (a)-(d) or (f).					
All Some* None of the:  Certified copies of the priority  Certified copies of the priority	y documents have been received. y documents have been received	in Application No.			
*Certified copies not received:  Acknowledgment is made of a claim for dome	of the priority documents have be tion from the International Bureau estic priority under 35 U.S.C. § 119	(PCT Rule 17.2(a)).  9(e) (to a provisional application)			
The translation of the foreign language provisional application has been received.					
Acknowledgment is made of a claim for dome Attachment(s)	estic priority under 35 U.S.C. §§ 1	20 and/or 121.			
Information Disclosure Statement(s), PTO-14 Notice of References Cited, PTO-892 Notice of Draftsperson's Patent Drawing Revi	Notice	iew Summary, PTO-413 e of Informal Patent Application, PTO-152			
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#### **DETAILED ACTION**

## Response to Amendment

- 1. This action is issued in response to applicant's Request for Continued Examination (RCE)(Paper #21) and Amendment C(Paper #27) entered 6/1/03.
- 2. Claims 1-11 were cancelled. New claims 12-25 were added.
- 3. New claims 12-15 are pending.

## Claim Rejections - 35 USC § 103

- 4. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various claims was commonly owned at the time any inventions covered therein were made absent any evidence to the contrary. Applicant is advised of the obligation under 37 CFR 1.56 to point out the inventor and invention dates of each claim that was not commonly owned at the time a later invention was made in order for the examiner to consider the applicability of 35 U.S.C. 103(c) and potential 35 U.S.C. 102(f) or (g) prior art under 35 U.S.C. 103(a).

5. Claims 12-13,15 are rejected under 35 U.S.C. 103(a) as being unpatentable over Klein (US 5,845,285) in view of Geer (US 5,930,778).

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6. As per claim 12, Klein discloses a method for operating a computing system, comprising the steps of: processing electronic invoices received from a vendor to identify duplicate invoices (abstract, column 5, particularly lines 55-65, column 6, particularly lines 1-5); introducing data (invoices) not identified as duplicates into a system (column 26, particularly lines 32-36); and electronically rejecting data (invoices) identified as duplicates without introducing the data into the system (column 26, particularly lines 38-43). However, Klein does not specifically teach preprocessing of invoices. Geer discloses preprocessing of original invoices before introduction into a database (title, column 5, lines 58-60, column 6, particularly lines 43-45). It would have been obvious to one of ordinary skill in the art at the time of applicants' invention to use method of duplicate invoice identification of Klein in preprocessing of invoices before introduction into a database of Geer because this would allow duplicate data to be sorted out as soon as possible. Klein does not explicitly teach introduction to and rejection from a accounts payable data base. However, Klein does suggest this feature by disclosing correction of the system (column 26, particularly lines 40-44) and filtering database (column 27, particularly lines 22-25). Further, accounts payable data base is deemed to be inherent in Klein's description of invoicing system (column 5, particularly lines 46-65). It would have been obvious to one of ordinary skill in the art at the time of applicants' invention to introduce and reject data from an accounts payable database because this would allow filtering and sorting out to be implemented as soon as data is available. Klein further discloses a method for operating a computing system, comprising the steps of: auditing invoice file for a duplicate invoice item (abstract, column 5,

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particularly lines 55-65, column 6, particularly lines 1-5); upon determining data is a duplicate invoice having a same invoice number (column 6, lines 3-10), creating an electronic duplicate data transaction (column 26, particularly lines 3743); and posting to the system only data determined not to be duplicate (column 26, particularly lines 32-36). Klein does not explicitly teach grabbing an inbound EDI invoice file from a vendor before it is input to a accounts payable database and creating a transaction to a vendor. However, official notice is taken that it is old and well known in the art of data entry to grab data before input into a database for the purpose of examination for error. Further, official notice is taken that it is old and well known in the art of electronic communication and commerce to use EDI for invoicing. It would have been obvious to one of ordinary skill in the art at the time of applicants' invention to grab an inbound EDI invoice data before inputting it into a database because this would allow detection of duplicate as soon as possible. Klein does not explicitly teach creating transaction back to the vendor. However, Klein suggests this feature by disclosing a warning report system (column 26, particularly lines 38-43). It would have been obvious to one of ordinary skill in the art at the time of applicants' invention to create a transaction back to the vendor because this would allow the vendor to be informed of the mistake and take corrective actions. Klein does not explicitly teach determining duplicate invoice having same vendor invoice designation, same purchase order number, and same item number. However, Klein at least suggests this feature by disclosing determining duplicate invoice by comparing invoice number. Furthermore, official notice is taken that determining duplicate invoice having a same vendor invoice designation, same purchase order number, and same item

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number is old and well known in the art of invoice comparison. It would have been obvious to one or ordinary skill in the art at the time of applicant's invention to determine duplicate invoices by comparing same vendor invoice designation, same purchase order number and same item number because this would allow accurate identification of duplicate invoices.

7. As per claim 13, Klein discloses auditing step comprising sorting invoices against invoice number (column 6, particularly lines 8-10). Klein does not explicitly teach auditing step comprising first sorting invoice against an accounts payable production table for same vendor, second sorting hits from said first sorting for same purchase order billed, third sorting hits from second sorting for same items billed on purchase order, and fourth sorting hits from third sorting to identify invoice as duplicate invoice if it contains an item having a net sum greater than zero. However, Klein does discuss using neural network (column 27, particularly lines 54-65) that executes multiple comparing and sorting hits (column 28, particularly lines 28-41), and identifying data as duplicate if it does not pass a threshold number of hits (column 28, particularly lines 44-45). This suggests sorting of invoice for same vendor, purchase order billed, and items billed, since they are essential for identifying duplicates. Further Klein also discuss threshold value, term to describe the function of the "net sum greater than zero" of applicants' invention. It would have been obvious to one of ordinary skill in the art at the time of applicants' invention to use invoice for same vendor, purchase order billed, and items billed as entries that are used in neural network comparing and sorting method of Klein because those entry values are essential for determining duplicate data. Further, it would have been obvious to one orf ordinary

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skill in the art at the time of applicants' invention to use zero as the threshold value disclosed in Klein because this would allow maximum detection of duplicates. Klein also discloses a method for operating a computing system responsive to receipt of an electronic input (abstract). Klein discloses automatically identifying previously received invoices having the same vendor invoice identifier (column 6, particularly lines 8-10, column 16, lines 1-5). Klein does not explicitly teach automatically grabbing an invoice from a vendor before it is input to a accounts payable database and creating a transaction to a vendor. However, official notice is taken that it is old and well known in the art of data entry to grab data before input into a database for the purpose of examination for error. It would have been obvious to one of ordinary skill in the art at the time of applicants' invention to automatically grab an invoice data before inputting it into a database because this would allow detection of duplicate as soon as possible. Further, Klein does not explicitly teach automatically identifying invoices having corresponding items, and calculating the net sum of items on input invoice having corresponding items. However, Klein does discuss using neural network (column 27, particularly lines 54-65) that executes multiple comparing and sorting hits (column 28, particularly lines 28-41), and identifying data as duplicate if it does not pass a threshold number of hits (column 28, particularly lines 44-45). It would have been obvious to one of ordinary skill in the art at the time of applicants' invention to use item as a comparison factor in Klein's system because type of item is essential in determining duplicates. Further, It would have been obvious to one of ordinary skill in the art at the time of applicants' invention to calculating the net sum of items to determine if the data is duplicate since this would utilize

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Klein's threshold value. Klein does not explicitly teach automatically communicating a duplicate invoice rejection message back to the vendor without posting the input invoice to the accounts payable database. However, Klein suggests this feature by disclosing a warning report system (column 26, particularly lines 38-43). It would have been obvious to one of ordinary skill in the art at the time of applicants' invention to communicate a duplicate invoice rejection message back to the vendor because this would allow the vendor to be informed of the mistake and take corrective actions. Further, it would have been obvious to one of ordinary skill in the art at the time of applicant's invention to refrain from posting the input invoice to the accounts payable database because this would prevent posting of duplicate entry Klein discloses posting to the system data determined not to be duplicate (column 26, particularly lines 32-36). 8. As per claim 15, Klein discloses a program storage device readable by a machine, tangibly embodying a program of instructions executable by a machine to perform method steps for processing electronic input (abstract), said method step comprising:automatically processing electronic invoices received from a vendor to identify duplicate invoices (abstract, column 5, particularly lines 55-65, column 6, particularly lines 1-5, column 16, lines 1-5); introducing data (invoices) not identified as duplicates into a system (column 26, particularly lines 32-36); and ` automatically rejecting data (invoices) identified as duplicates without introducing the data into the system (column 26, particularly lines 38-43, column 27, lines 26-29). Klein does not explicitly teach preprocessing of invoices before introduction into an accounts payable data base. However, Geer discloses preprocessing of invoices before introduction into an accounts payable data base

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(abstract, column 6, particularly lines 43-45). It would have been obvious to one of ordinary skill in the art at the time of applicants' invention to use method of duplicate invoice identification of Klein in preprocessing of invoices of Geer because this would allow duplicate data to be sorted out as soon as possible. Klein does not explicitly teach introduction to and rejection from a accounts payable data base. However, Klein does suggest this feature by disclosing correction of the system (column 26, particularly lines 40-44) and filtering database (column 27, particularly lines 22-25). Further, accounts payable data base is deemed to be inherent in Klein's description of invoicing system (column 5, particularly lines 46-65). It would have been obvious to one of ordinary skill in the art at the time of applicants' invention to introduce and reject data from an accounts payable database because this would allow filtering and sorting out to be implemented as soon as data is available. Klein does not explicitly teach determining duplicate invoice having same vendor invoice designation, same purchase order number, same item number, and havin sum grreater than zero. However, Klein at least suggests this feature by disclosing determining duplicate invoice by comparing invoice number. Furthermore, official notice is taken that determining duplicate invoice having a same vendor invoice designation, same purchase order number, same item number, and having sum greater than zero is old and well known in the art of invoice comparison. It would have been obvious to one or ordinary skill in the art at the time of applicant's invention to determine duplicate invoices by comparing same vendor invoice designation. same purchase order number, same item number, and having sum greater than zero because this would allow accurate identification of duplicate invoices.

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9. Claim 14 is rejected under 35 USC 103(a) as unpatentable over Geer(US Pat. No: 5,930,778) and further in view of Rail(US Pat. No: 5,680,611).

10. As per claim 14, Geer teaches a computing system responsive to receipt of an electronic input invoice from vendors, comprising an accounts payable database(col 7 lines 4-25)(Fig 1/4/5), sort logic for sorting invoices into credit/debit sequence in the order received(col 9 lines 26-28)(col 9 lines 37-44)(Fig 1/14/12/16), posting logic for posting credit invoices to said accounts payable database(col 12 line 38-col 13 line 3)(col 13 lines 51-65). Rail teaches net sum logic for evaluating debit invoices in sequential order with respect to previously received debit and credit invoices to identify a duplicate debit invoice item(Fig 3/220/212/214/202/204/208)(Fig 2/104/106/108/114/116/110/112)(col 2 line 50-col 3 line 5), a duplicate debit invoice item being an invoice item having a net sum greater than zero determined with respect to previously received invoices in the same vendor invoice designation, same purchase order number, and same item and posting logic being further operable for posting to said accounts payable database only those debit invoices for which said invoice itms have a net sum less than or equal to zero(col 4 lines 46-63)(col 5 lines 39-49)(col 5 lines 8-22). It would have been obvious to one skilled in the art at the time of the invention to combine Geer in view of Rail to teach the above. The motivation for this is to describe a computing system that can

correctly bill and remit debits and credits to clients and vendors.

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## Claim Rejections - 35 USC § 101

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#### 11. 35 U.S.C. 101 reads as follows:

Whoever invents or discovers any new and useful process, machine, manufacture, or composition of matter, or any new and useful improvement thereof, may obtain a patent therefor, subject to the conditions and requirements of this title.

12. Claims 15 is further rejected under 35 USC 101 for failing to provide a concrete and tangible result.

#### Conclusion

## 13. THIS ACTION IS MADE NON FINAL.

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Questions regarding this communication should be addressed to the examiner, Dr. Geoffrey Akers, P.E., who can be reached at (703)-306-5844 between the hours of 6:30 AM and 5:00 PM Monday through Friday. If attempts to contact the examiner are unsuccessful, the examiner's supervisor, Mr. Vincent Millin, SPE, may be reached at (703)-308-1065.

June 16,2003

DR. GEOFFREY R. AKERS. RE PRIMARY EXAMINED